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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/700,553	11/05/2003	Ayako Uji	01272.020640. 1053		
5514	7590 06/23/2006		EXAMINER		
	ICK CELLA HARPER	MRUK, GEOFFREY S			
	ELLER PLAZA L, NY 10112		ART UNIT	PAPER NUMBER	
			2853		

DATE MAILED: 06/23/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

					1 /		
		Application N	0.	Applicant(s)	W		
		10/700,553		UJI ET AL.			
	Office Action Summary	Examiner		Art Unit			
		Geoffrey Mruk		2853			
Period fo	- The MAILING DATE of this communication app r Reply	pears on the co	er sheet with the co	orrespondence addi	ress		
WHIC - Exten after 3 - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR REPLY HEVER IS LONGER, FROM THE MAILING DASIONS of time may be available under the provisions of 37 CFR 1.13 (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing d patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS (36(a). In no event, he will apply and will exp , cause the applicatio	COMMUNICATION owever, may a reply be tim ire SIX (6) MONTHS from to to become ABANDONED	l. ely filed the mailing date of this com (35 U.S.C. § 133).	·		
Status							
1)⊠	Responsive to communication(s) filed on 23 M	lay 2006.					
	☐ This action is FINAL . 2b)⊠ This action is non-final.						
3)□)☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under E	x parte Quayle	, 1935 C.D. 11, 45	3 O.G. 213.			
Disposition	on of Claims						
5)	Claim(s) <u>1-3,5 and 6</u> is/are pending in the applida) Of the above claim(s) is/are withdrave Claim(s) is/are allowed. Claim(s) <u>1-3, 5, and 6</u> is/are rejected.		eration.				
	Claim(s) is/are objected to.						
	Claim(s) are subject to restriction and/or	r election requi	rement.				
Application	on Papers						
	Γhe specification is objected to by the Examine	r					
10)🖂 7	The drawing(s) filed on <u>05 November 2003</u> is/ar Applicant may not request that any objection to the o	re: a)⊠ accep drawing(s) be he	eld in abeyance. See	37 CFR 1.85(a).			
	Replacement drawing sheet(s) including the correcting the carrection is objected to by the Ex	•	•				
Priority u	nder 35 U.S.C. § 119						
a)[2	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau	s have been re s have been re rity documents u (PCT Rule 17	ceived. ceived in Application have been receive .2(a)).	on No d in this National S	tage		
* S	ee the attached detailed Office action for a list of	of the certified	copies not received	d .			
Attachment			_				
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) [Interview Summary (Paper No(s)/Mail Da	(PTO-413)			
3) 🔲 Inform	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date	5) [6) [atent Application (PTO-1	152)		

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 23 May 2006 has been entered.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 5, and 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cornell (US 6,109,719) in view of Bohorquez (US 5,736,995).

With respect to claim 1, Cornell discloses an inkjet recording apparatus for performing recording by ejecting ink onto a recording medium using a plurality of element substrates, the apparatus comprising: said element substrates (Fig. 2, elements 72, 78) each having plurality of heating means to eject the ink (Column 4, lines 40-47); a common support member (Fig. 1, element 10) on which a plurality of

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element substrates are arranged (Column 3, lines 56-61), said common support member conducting heat among the element substrates (Column 3, lines 47-49).

With respect to claim 5, Cornell discloses an inkjet recording apparatus for performing recording by ejecting ink onto a recording medium using a plurality of element substrates, the apparatus comprising: said element substrates (Fig. 2, elements 72, 78) each having a plurality of heating means to eject the ink (Column 4, lines 40-47); a common plate support member (Fig. 1, element 10) on which a plurality of element substrates are arranged (Column 3, lines 56-61), said common support member conducting heat among the element substrates (Column 3, lines 47-49).

However, Cornell fails to disclose:

With respect to claim 1, a recording mode setting means for setting an element substrate that is to be used for recording and an element substrate that is not to be used for recording, from among the plurality of element substrates; and control means for heating the element substrate that is set by said recording mode setting means to be not used for recording to adjust the temperature of the element substrates to be used for recording utilizing heat conduction.

With respect to claim 2, wherein said control means causes the heating means for the element substrate that is not to be used for recording to generate heat such that the ink is not ejected from the element substrate.

With respect to claim 3, wherein said control means causes heating of the element substrate that is not to be used for recording while the element substrate to be used for recording performs recording.

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With respect to claim 5, a discrimination means for discriminating between an element substrate that is to be used and an element substrate that is not to be used for the next recording to be performed; and control means for heating the element substrate discriminated by said discrimination means to be not used before the element substrate discriminated to be used for recording starts a recording operation to adjust the temperature of the element substrate to be used utilizing heat conduction.

With respect to claim 6, a heater for heating provided independently of the heating means is used as said control means.

Bohorquez discloses temperature control of thermal inkjet printheads where "Heating during the printing swath has been tried by adding additional heating elements or additional electronics to energize the print element heaters in parallel with the printing pulses. This method adds to the cost and complexity of the control and power electronics" (Column 3, lines 6-10). Although this method is not preferred by Bohorquez, "it has been tried" (Column 3, line 6).

At the time of the invention, it would have been obvious to one of ordinary skill in the art to use the method of heating a printhead during a printing swath disclosed by Bohorquez in the printhead of Cornell. The motivation for doing so would have been "it would be advantageous to have an apparatus and a method for reducing the range of temperature and drop volume variation by heating the printhead during print" (Column 3, lines 10-14).

Response to Arguments

Applicant's arguments with respect to claims 1 and 5 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Anderson et al. (US 6,322,189 B1) discloses a multiple printhead apparatus where "It should be recognized that the heating element represented by reference numeral 43 illustrates the provision of a heating source within a printhead that can heat the ink to a desired temperature. If the ink expulsion mechanism 42 is a thermal actuated mechanism, it is possible that the expulsion mechanism can serve the function of ink expulsion and ink warming. Thus, expulsion mechanism 42 would provide the functions represented by reference numeral 43. This can be achieved, for example, by sending a signal pulse that is of sufficient duration to heat ink in firing chamber 41 to a desired temperature, but not long enough to expel ink, or by sending a reduced current signal" (Column 2, lines 20-31).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Geoffrey Mruk whose telephone number is 571 272-2810. The examiner can normally be reached on 7am - 330pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Meier can be reached on 571 272-2149. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

GSM 6/20/2006

STEPHEN MEIER SUPERVISORY PATENT EXAMINER